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## IN THE UNITED STATES BANKRUPTCY COURT, DISTRICT OF PUERTO RICO

IN RE: JORGE LUIS PABON PEREZ

Bankruptcy Number: 13-04918-MCF

Chapter 13

## STANDING CHAPTER 13 TRUSTEE §341 MEETING MINUTES AND REPORT ON CONFIRMATION

Petition Filing Date: 06/14/2013	First Meeting Date: 07/19/2013 at 3:00PM
Days From Petition Date: 105	341 Meeting Date: 09/27/2013 at 8:00AM
910 Days Before Petition: 12/17/2010	Confirmation Hearing Date: 08/23/2013 at 1:30PM
Chapter 13 Plan Date: 08/27/2013 ☐ Amended	Plan Base: <b>\$16,500.00</b> Plan Docket # 14
This is Debtor(s) 2 Bankruptcy petition.	This is the 2 scheduled meeting.
Payment(s) $\square$ Received or $\square$ Evidence shown at meeting:	Total Paid In: \$350.00
Check/MO#	
Date: Amount: \$	
*APPEREANCES: ☐ Telephone ☐ Video Conference	
Debtor: ☑ Present □ Absent ☑ ID & Soc. OK Joint Debtor:	□ Present □ Absent □ ID & Soc. OK
☑ Examined □ Not Examined under Oath □ Examined	□ Not Examined under Oath
Attorney for Debtor(s): □ Not Present ☑ Present	
Name of Attorney Present (Other than Attorney of Record): Nunez	
□ Pro-se	
✓ Creditor(s) Present □ None	
First Bank- Melchor Alexandra Castro -Holder of DSO claims	
*ATTORNEY FEES AS PER R 2016(b) STATEMENT:	
Attorney of Record: ROBERTO FIGUEROA CARRASQUILL*	
Total Agreed: \$0.00 Paid Pre-Petition: \$0.00 Outstanding (Through the Plan): \$0.00	
*TRUSTEE'S REPORT ON CONFIRMATION & STATUS OF §341 MEETING	
Debtor(s) Income is (are)   ☐ Under ☐ Above Median Income	Liquidation Value: \$ 0.00
Commitment Period is   ✓ 36 months □ 60 months §1325(b)(1)(B)	Projected Disp. Inc.: \$ n/a

The Trustee: ☐ NOT OBJECTS ☐ OBJECTS Plan Confirmation Gen. Uns. Approx. Dist.: 2 %

Case:13-04918-MCF13 Doc#:23 Filed:09/27/13 Entered:09/27/13 16:03:45 Desc: Main Document Page 2 of 2 §341 Meeting □ CONTINUED □ NOT HELD □ CLOSED ☑ HELD OPEN FOR 28 DAYS §341 Meeting Rescheduled for:\_ Comments: Need 1040 PR \*CREDITOR(S) ORAL OBJECTIONS [LBR 3015-2 (c)(4)] No objections \*TRUSTEE'S OBJECTIONS TO CONFIRMATION: NOTICE: LBR 3015-2(c)(6) The debtor must within seven (7) days after service of the objection file either: (A) an amended plan that addresses each objection; or (B) a reply setting forth the facts and legal arguments that give rise to the reply in sufficient detail to allow each objector, if possible, to reconsider and withdraw its objection. [1325(a)(8)] DSO Payment Default - Debtor(s) is in default with postpetition DSO payments. Need to submit DSO evidence of post pettion payments up to Nov 2013, fo both DSO obligations. [1325(a)(9)] Tax Requirements - Debtor(s) fails to comply with Tax Return filing requirement of [1308]. Need to submit evidence of filing 1040 PR year 2009, 2010 and 2012, since the documents submitted to our office had no evidence of filing. \*OTHER COMMENTS / OBJECTIONS The case was originally filed Pro -se , through Valentin Valdes Debtor paid \$1,300. to Valentin Valdes Debtor testified he did not take the credit counseling orientation (dkt.3) since on June 13, 2013 he was in jail he did not have access to computer and or phones. Trustee to evaluate action to be taken regarding credit counseling.

Meeting Date: Sep 27, 2013

/s/ Jose R. Carrion, Esq.

/s/ Juliel Perez, Esq.

Presiding Officer